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1	STIP
2	RUSTY GRAF, ESQ. Nevada Bar No. 6322
3	BLACK & LOBELLO 10777 W. Twain Ave., 3 rd Fl.
4	Las Vegas, Nevada 89135 (702) 869-8801
5	(702) 869-2669 (fax)
6	rgraf@blacklobello.law Attorney for Plaintiffs
7	U
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10	LABORERS' INTERNAT NORTH AMERICA, LOCA
11	based unincorporated a
12	THOMAS (TOMMY) M individual member of
13	INTERNATIONAL UNI AMERICA, LOCAL 872
14	Plaintiffs
15	V.
16	CITY OF LAS VEGA
17	municipality and political sub

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

RNATONAL UNION LOCAL 872, a Nevada association, M. WHITE, an LABORERS' of **UNION NORTH**

intiffs,

VEGAS, Nevada municipality and political subdivision; JAMES ROBERT COFFIN, individually, and STEVE SEROKA, individually; and DOES I through X; inclusive, and ROE CORPORATIONS I through X, inclusive

Defendants.

CASE NO.: 2:19-cv-0322-RFB-NJK

STIPULATION AND ORDER TO EXTEND PLAINTIFFS' RESPONSE DATES FOR DEFENDANT CITY OF LAS **VEGAS AND DEFENDANTS COFFIN AND SEROKA'S** MOTIONS TO DISMISS AMENDED **COMPLAINT (ECF NOS. 48, 49)**

STIPULATION

Plaintiffs LABORERS' INTERNATIONAL UNION NORTH AMERICA, LOCAL 872, a Nevada based unincorporated association, and THOMAS (TOMMY) M. WHITE, an individual member of LABORERS' INTERNATIONAL UNION NORTH AMERICA, LOCAL 872, (collectively "Plaintiffs") by and through their attorneys of record Black & LoBello; Defendant CITY OF LAS VEGAS, by and through its attorneys of record Litigator Law; and

1	Defendants COFFIN and SEROKA, by through their attorneys of record the Mountain Vista
2	Law Group (collectively the "Parties"), hereby stipulate and agree that Plaintiffs' responses to
3	Defendants' April 7, 2020, Motions to Dismiss First Amended Complaint (ECF Nos. 48, 49) will
4	be extended to Friday, May 8, 2020. This is the Parties' first request to extend time for
5	Plaintiffs' responses to these motions and Defendants' replies in support of their motions.
6	DATED this 17th day of April 2020. DATED this 17th day of April 2020.
7	BLACK & LOBELLO LITIGATOR LAW
8	
9	/s/ Alan J. Lefebvre ALAN J. LEFEBVRE, ESQ.
10	RUSTY GRAF, ESQ. Nevada Bar No. 0848
11	Nevada Bar No. 6322 10777 W. Twain Ave. Third Floor Nevada Bar No. 011271
12	Las Vegas, Nevada 89135 rgraf@blacklobello.law 11830 Tevare Lane #1062 Las Vegas, NV 89138
13	Attorney for Plaintiffs alefebrvre@klnevada.com wschuller@klnevada.com
14	Attorneys for Defendant City of Las Vegas
15	City Of Las regus
16	DATED this 17th day of April 2020.
17	MOUNTAIN VISTA LAW GROUP
18	
19	/s/ Peter M. Angulo PETER M. ANGULO
20	Nevada Bar No. 89120
21	5545 Mountain Vista Street, Suite F Las Vegas, NV 89120
22	manthis@mvlawgrp.com Attorney for Defendants
23	James Robert Coffin and Steve Seroka
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BLACK & LOBELLO

ORDER

IT IS SO ORDERED that for good cause appearing, the foregoing Stipulation of the Parties is GRANTED, and Plaintiffs' responses to Defendants' April 7, 2020, Motions to Dismiss First Amended Complaint (ECF Nos. 48, 49) will be extended to Friday, May 8, 2020.

Dated this 17th day of April , 2020.

RICHARD F. BOULWARE, II UNITED STATES DISTRICT JUDGE

Respectfully submitted:

BLACK & LOBELLO

/s/ Rusty Graf, Esq.

Nevada State Bar No. 6322
10777 West Twain Avenue, Suite 300
Las Vegas, Nevada 89135

Attorney for Plaintiffs